UNITED STATES DISTRICT COURT

OFFICE OF THE CLERK

DISTRICT OF NEVADA

LLOYD D. GEORGE FEDERAL COURTHOUSE 333 LAS VEGAS BOULEVARD SOUTH LAS VEGAS, NEVADA 89101 (702) 464-5400

LANCE S. WILSON CLERK OF COURT

CYNTHIA J. JENSEN CHIEF DEPUTY, LAS VEGAS

LINDA LEA SHARER CHIEF DEPUTY, RENO

July 7, 2005

Mary Lou Michels Moran, Clerk United States District Court United States Courthouse 4th Floor 520 West Soledad Avenue Hagatna, GU 96910-4950

Reference:

Your Case #: 05-00053

Our Mag #:MJ-S-05-0519-LRL

DISTRICT COURT OF GUAM
JUL 18 2005
MARY L.M. MORAN
CLERK OF COURT

Dear Clerk:

Enclosed please find certification of the complete files as of July 7, 2005, in the above reference case.

Please acknowledge receipt of the above documents by signing the enclosed copy of letter and returning it to this court.

LANCE S. WILSON Clerk, U. S. District Court

Manghamala By: Alana Kamaka

Deputy Clerk

Enclosures

Received:

By: _____

Deputy Clerk



DISTRICT COURT OF GUAM HAGATNA, GUAM

USA VS. CHRISTOPHER M. ESPINOSA

Case No: MJ-S-05-0519-LRL

06/23/05	INITIAL APPEARANCE (LRL)-Crt appoints FPD to rep deft- ak
06/24/05	WAIVER OF RULE 5 AND 5.1 HEARING (LRL)- filed obo deft - ak
06/24/05	ORDER APPOINTING COUNSEL (LRL) - Crt appoints FPD to rep deft ak
06/24/05	ORDER OF TEMPORARY DETENTION PENDING HEARING PURSUANT TO BAIL REFORM ACT (LRL) - At the Government's request hearing continued to Tuesday, June 28, 2005, at 2:30 p.m.
06/28/05	DETENTION HEARING (LRL) - ak
06/30/05	DETENTION ORDER (LRL) - The Court finds the deft is a danger to the community and risk of nonappearance; therefore, the deft is detained - ak
06/30/05	COMMITMENT TO ANOTHER DISTRICT (LRL)- deft is ordered detained until transported to the District of Guam at Hagatna - ak
07/07/05	LETTER of transfer to District of Guam at Hagatna - ak

CERTIFIED COPY

United States of America DISTRICT OF

I, Lance S. Wilson District of Nevada for the and foregoing is a true and full copy of the original File - MJ-S-05, Clerk of the United States District Court , do hereby certify that the annexed

now remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and

affixed the seal of the aforesaid Court at Las Vegas, Nevada

day of Thhy

, A.D. 14ck 2005

By_Mans Manualen

UNITE	D STATES DISTRICT COURT DISTRICT OF NEVADA
UNITED STATES OF AMERICA,	YALER LANGUAGE LEMENTS LANGUAGE
Plaintiff,) Case # <u>MJ-S-05-0519-LRL</u>
VS.) Date: <u>JUNE 23, 2005</u>
CHRISTOPHER M. ESPINOSA,) Time: <u>3:45</u> pm to <u>4:00</u> pm
Defendant.) X INITIAL APPEARANCE/Rule 5 - Minutes SERUTY) Further Proceedings re
PRESENT: THE HONORABLE LAWRENCE	CE R. LEAVITT, United States Magistrate Judge
ALANA KAMAKA 3:45-4:00 Deputy Clerk FTR	**
	# Interpreter ()Spanish ()
PATRICK WALSH Assistant U. S. Attorney Samir Varma, Certified Law Clerk	JASON CARR Defense CounselAptRtnd _X_AFPD advised of the pending charges and his/her rights.
C Defendant _X_ questioned sworn as to The Federal Public Defender's Office is appointed as defense counsel. C Identity hearing waivedX_ Written waive indictment/complaint and is held to answ	
, in C	at am/pm before Magistrate Judge fourtroom #, floor. The Court hears the argument of counsel.
Detention is ORDERED. Separate detentio	n order and commitment to originating district to follow.
Detention Hearing is set for <u>Tuesday, 6/2</u> ()The Court (X)The Government ()Defense	
Temporary Detention is ORDEREDX	
_ Bond is setPR\$ Surety Property (See bond for special	unsecured secured by % cash Corporate al conditions.)
_ Bond is executed; Defendant is released.	
Next appearance date (if known) in originati	ng district:

LANCE S. WILSON, Clerk United States District Court

Deputy Clerk

Min Ord Rule 5 Rev 5-04.wpd

 \underline{X} _Defense counsel request Pretrial Services interview the defendant.

	ITED STATES	☐ MAGISTRATE ☐ DISTRICT ☐ APPEALS COURT or ☐ OTHER PANEL (Specify below)
IN THE CASE O	OF .	LOCATION NUMBER VS. 205 IN 24 A 8: 02
L		DOCKET NUMBERS
	CH KIS	TOPHER M. CSINOSA TOPHER M. CSINOSA SE (describe if applicable & check box — Misdemeanor Misdemeanor Topher M. CSINOSA Topher Magistrate 2 Defendant – Juvenile 3 Appellant 4 Probation Violator 5 Parole Violator 6 Habeas Petitioner 7 2255 Petitioner 8 Material Witness 9 Other (Specify)
-	(Are you now employed? No Am Self Employed
	EMPLOY- MENT	Name and address of employer: IF YES, how much do you earn per month? \$
ASSETS 〈	OTHER INCOME	Have you received within the past 12 months any income from a business, profession or other form of self-employment, or in the form of rent payments, interest, dividends, retirement or annuity payments, or other sources? No sources IF YES, GIVE THE AMOUNT RECEIVED RECEIVED THE SOURCES THE SOURCES
·	CASH	Have you any cash on hand or money in savings or checking account. Yes No IF YES, state total amount \$ 706.50
	PROP- ERTY	Do you own any real estate, stocks, bonds, notes, automobiles, or other valuable property (excluding ordinary household furnishings and clothing)?
OBLIGATIO		MARITAL STATUS No. of Dependents MARRIED MIDOWED SEPARATED OR DIVORCED MARRIED L. SEPARATED OR DIVORCED MARRIED L. SEPARATED OR DIVORCED
& DEBTS	DEBTS MONT BILLS (LIST ALI INCLUDIN CLOAN CO	
l certify ur	nder penalt	y of perjury that the foregoing is true and correct, Executed on (date) 6/23/2=5

Casesignator 2005 DEFENDANT of 18 (OR PERSON REPRESENTED)

TILES

PRICE

PR

UNITED STATES OF AMERICA,
Plaintiff,

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VS

CHRISTOPHER M ESPINOSA,

Defendant.

MJ-S-05-0519 LRL

ORDER APPOINTING COUNSEL AND DIRECTING THE MARSHAL TO SERVE SUBPOENAS AT GOVERNMENT EXPENSE

The individual named below, having testified under oath or having otherwise satisfied this Court that he (1) is financially unable to employ counsel and (2) does not wish to waive counsel, and, because the interests of justice so require, the Court finds that the Defendant is indigent, therefore;

IT IS ORDERED that the Federal Public Defender for the District of Nevada is hereby appointed to represent Defendant, CHRISTOPHER M ESPINOSA.

oral request and submission of prepared subpoenas by the attorneys of the office of the Federal Public Defendant, unless said subpoenas are to be served outside the State of Nevada. The cost of process, fees and expenses of witnesses so subpoenaed shall be paid as witness(es) subpoenaed on behalf of the Government. The Court is satisfied the individual is unable to pay fees and expenses of subpoenaed witness(es) and the United States Marshal shall provide such witness(es) subpoenaed advance funds for the purpose of travel within the District of

Nevada and subsistence. Any subpoenas served on behalf of the individual, the return thereon to this Court shall be sealed, unless otherwise ordered.

IT IS FURTHER ORDERED that if counsel for the individual desires subpoenas to be served outside the State of Nevada, further application pursuant to Federal Rules of Criminal Procedure 17(b) shall be made to the Court, before the issuance of said subpoenas.

DATED this 23rd day of JUNE, 2005.



-United States District Court

UNITED STATES OF AMERICA WAIVER OF RULE 5 & 5.1 HEARINGS (Complaint/Indictment) V. CHESSOMER M. E. STADS Defendant CHARGING DISTRICTS CASE NUMBER: MJ-S-OS-OS/9 - CAL CHARGING DISTRICTS CASE NUMBER: District of CHARGING DISTRICTS (Title and Section) Seen before a judge, who has informed me of the charge(s) and my rights to: (1) retain counsel or request the assignment of counsel if I am unable to retain counsel; (2) an identity hearing to determine whether I am the person named in the charges; (3) a preliminary hearing (unless an indictment has been returned or information filed) to determine whether there is probate cause to believe an offense has been committed by me, the hearing to be held in this district or the district of prosecution; (4) Request transfer of the proceedings to this district under Rule 20, Fed. R. Crim. P., in order to plead guilty. I HEREBY WAIVE (GIVE UP) MY RIGHT TO A(N): Sidentity hearing (1) identity hearing but request a preliminary hearing be held in the prosecuting district and, therefore, consent to the issuance an order requiring my appearance in the prosecuting district where the charges are pending against me. Defendant Defendant Thus 23 Defendant Thus 23 Defendant Defendant Defendant Thus 23 Defendant			And the state of t
WAIVER OF RULE 5 & 5.1 HEARINGS (Complain/Indictment) CASE NUMBER: MJ-S-OS-OS/9-CALL CHARGING DISTRICTS CASE NUMBER: OS - PM 3 I understand that charges are pending in the Illeging violation of 2/ U.S.C. 53 87/1 87/C and that I have been arrested in this district and (Title and Section) (1) retain counsel or request the assignment of counsel if I am unable to retain counsel; (2) an identity hearing to determine whether I am the person named in the charges; (3) a preliminary hearing (unless an indictment has been returned or information filed) to determine whether there is probacuse to believe an offense has been committed by me, the hearing to be held in this district or the district of prosecution; (4) Request transfer of the proceedings to this district under Rule 20, Fed. R. Crim. P., in order to plead guilty. I HEREBY WAIVE (GIVE UP) MY RIGHT TO A(N): Widentity hearing (1) preliminary hearing (2) identity hearing but request a preliminary hearing be held in the prosecuting district and, therefore, consent to the issuance an order requiring my appearance in the prosecuting district where the charges are pending against me.		DI	
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		Date	

UNITED STATES DISTRICT COURT

DISTRICT	OF	NEX	7AD	Α
DISTINCT	OI.	1 / TO A		~

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V.

CHRISTOPHER ESPINOSA,

Defendant

ORDER OF TEMPORARY DETENTION PENDING HEARING PURSUANT TO BAIL REFORM ACT

Case Number: MJ-S-05-0519-LRL

it is ORDERED that a
, it is ORDERED that a
* at* at
Time
E JUDGE LAWRENCE R. LEAVITT Gicer
GAS BLVD. SOUTH, LAS VEGAS NEVADA
ne United States marshal (
) and produced for the hearing.
Menio
7i

Judicial Officer

^{*}If not held immediately upon defendant's first appearance, the hearing may be continued for up to three days upon motion of the Government, or up to five days upon motion of the defendant. 18 U.S.C.§3142(f)(2).

A hearing is required whenever the conditions set forth in 18 U.S.C. 3142(f) are present. Subsection (1) sets forth the grounds that may be asserted only by the attorney for the Government; subsection (2) states that a hearing is mandated upon the motion of the attorney for the Government or upon the judicial officer's own motion if there is a serious risk that the defendant (a) will flee or (b) will obstruct or attempt to obstruct justice, or threaten, injure, or intimidate, or attempt to threaten, injure, or intimidate a prospective witness or juror.

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

FILES __RECEIVED _ENTERES__SERVED ON GOUNSEL/FABILES OF RECORD

JNITED STATES OF AMERICA,)	2005 JUN 29 A II: 29
Plaintiff,	Case # MJ-S- 05-0519 - LRL
))	Date: Think 28, 2005 BISTRICT OF NEVAUA
Christopher M. Espinosa	Time: 2:35 pm to 2:44 pm DEPUTY
Defendant.	INITIAL APPEARANCE/Rule 5 - Minutes Further Proceedings re
	. LEAVITT, United States Magistrate Judge
ALANA KAMAKA Deputy Clerk 7:33-2:44 F1R Tape#	1. () () () () () ()
Deputy Clerk F12 Tape#	Interpreter ()Spanish ()
Patrick Wash	
Assistant U. S. Attorney	Defense CounselAprRuluAPPD
Defendant is present. Defendant is advised of the	pending charges and his/her rights.
Defendant questioned sworn as to corre	ctness of Financial Affidavit.
The Federal Public Defender's Office CJA is appointed as defense counsel.	A panel attorney
Identity hearing waived Written waiver file indictment/complaint and is held to answer in t	d ORDERED defendant identified as named defendant in he District of
Identity hearing is set for, in Cou	at am/pm before Magistrate Judge
The Government moves for detentionThe	e Court hears the argument of counsel.
Detention is ORDERED. Separate detention of Detention Hearing is set for() The Court () The Government () Defense C	order and commitment to originating district to follow. ou be removed to the DISTRAG GMAM. at am/pm at the request of ounsel
Temporary Detention is ORDERED W	
Bond is set PR \$ Surety Property (See bond for special	unsecured secured by % cash Corporate conditions.)
Bond is executed; Defendant is released.	
Next appearance date (if known) in originating	district:
	LANCE S. WILSON, Clerk United States District Court

Deputy Clerk

UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA**

UNITED STATES OF AMERICA

CHRISTOPHER M. ESPINOSA

ORDER OF DETENTION PENDING TRIAL

Case Number: MJ-S-05-0519-LR455 1181 30 D 1- 51

Defendant	500 300 30 F 1. 31
In accordance with the Bail Reform Act, 18 U.S.C. the defendant pending trial in this case.	§3142(f), a detention hearing has been held. I conclude that the following facts require the detention of
(1) The defendant is charged with an offense	Part I - Findings of Fact described in 18 U.S.C. § 3142(f)(1) and has been convicted of a (federal offense)(state of Jocal fense if a circumstance giving rise to federal jurisdiction had existed) that is
a crime of violence as defined in 1 an offense for which the maximum an offense for which a miximum to a felony that was committed after t 18 U.S.C.§3142(f)(1)(A)-(C), or co	sentence is life imprisonment or death. rm of imprisonment of ten years or more is prescribed in the defendant had been convicted of two or more prior federal offenses described in
(3) A period of not more than five years has edescribed in finding (1)	committed while the defendant was on release pending trial for a federal, state or local offense. clapsed since the (date of conviction)(release of the defendant from imprisonment) for the offense
(4) Finding Nos. (1), (2) and (3) establish a research safety of (an) other person(s) and the com	ebuttable presumption that no condition or combination of conditions will reasonably assure the munity. I further find that the defendant has not rebutted this presumption.
under 18 U.S.C.§924(c). X (2) The defendant has not rebutted the press	Alternative Findings(A) the defendant has committed an offense prisonment of ten years is described in 21 U.S.C. §§ 841(a)(1), (B)(1)(a)(viii) & 846. Impution established by finding 1 that no condition or combination of conditions will efendant as required and the safety of the community.
X (1) There is a serious risk that the defendant	Alternative Findings (B) will not appear.
X (2) There is a serious risk that the defendant	will endanger the safety of another person or the community.
The defendant is charged with an offense we appearance and danger to the community such that he	nich under the Bail Reform Act gives rise to a presumption that he is both a significant risk of non should be detained.
The defendant has not provided any evidence after Pretrial Services Agency was able to supplement	e or information to rebut the presumption even after having been interviewed by Pretrial Services and its view of the detendant's criminal history.
to the Court that the defendant does not have any sens	ch Warrants, six (6) of which are traffic-related offenses occurring on two separate dates. This suggests e of responsibility to respond to the Orders of the Court.
In addition to those traffic violations, in Novand a Bench Warrant was issued for his arrest. A monremains outstanding.	rember 1998, the defendant was charged in a variety of Felonies in Guam which he failed to appear for the later, he was arrested on additional felony charges, failed to appear, and a Warrant was issued which
In Las Vegas, the defendant failed to appear issued, and remains outstanding.	on a misdemeanor matter for an Arraignment before a Justice of the Peace in 2004, a Bench Warrant wa
presumption either.	the community based on the charges filed against him. There has been no evidence that would rebut this
Accordingly, based on all of these factors, the custody and shall be removed to the District of Guam.	ne defendant is a risk of flight and danger to the community warranting his detention. He is remanded to
I find that the credible testimony and information s	nt II - Written Statement of Reasons for Detention bmitted at the hearing established by <u>clear and convincing evidence that the defendant is a danger to the at the defendant is a risk of flight and no condition or combination of conditions will reasonably assure</u>
ins appearance as required.	
extent practicable, from persons awaiting or serving s	Part III - Directions Regarding Detention rney General or his designated representative for confinement in a corrections facility separate, to the entences or being held in custody pending appeal. The defendant shall be afforded a reasonable usel. On order of a court of the United States or on request of an attorney for the Government, the persor efendant to the United States Marshal for the purpose of an appearance in connection with a court
D. I. J. 60 6005	Meanit -
Dated:June 29, 2005	Signature of Judicial Officer
	Lawrence R. Leavitt, United States Magistrate Judge
	Name and Title of Judicial Officer

UNITED STATES DISTRICT COURT

		Distr	ict of		NEVADA	
UNITED STATES OF AMERICA V. CHRISTOPHER M. ESPINOSA				СОММІТ	MENT TO AN DISTRICT	OTHER
					·	· · · · · · · · · · · · · · · · · · ·
DO	CKET NUMBER				JUDGE CASE NUI	
District of Arrest		strict of Offense		strict of Arrest	Distri	ct of Offense
		05-00053		-05-0519-LRL	<u>.</u>	· · · · · · · · · · · · · · · · · · ·
CHARGES AGAINST 7 X Indictment	THE DEFENDAN ☐ Information			er (specify)		
charging a violation of	21	U.S.C. § 841(a)(1),	(b)(1)(A)(viii)	& 846	2	B IF
DISTRICT OF OFFEN	SE					250
GUAM AT HAGATNA DESCRIPTION OF CH	ABCEC				\$ \$25 6 1 1 mg	
CONSPIRACY TO DIST ATTEMPTED POSSESS	RIBUTE METHA				NT TO DISTRIBU	
CURRENT BOND STA	TUS:				717	52
	oved for detention	and conditions w and defendant detain and defendant detain	ed after hearin	•	-	e
Representation:	Retained Own Cou	ınsel X Federa	ıl Defender Or	ganization	☐ CJA Attorney	☐ None
Interpreter Required?	X No	☐ Yes	Langu	age:		
TO: THE UNITED STATES MARSHAL You are hereby commanded to take custody of the above named defendant and to transport that defendant with a certified copy of this commitment forthwith to the district of offense as specified above and there deliver the defendant to the United States Marshal for that District or to some other officer authorized to receive the defendant. June 29, 2005 Date Date						
		RE'	TURN			·
This commitment was r	eceived and execu	ted as follows:				
DATE COMMITMENT ORDI	ER RECEIVED	PLACE OF	COMMITMENT	· · · · · · · · · · · · · · · · · · ·	DATE DEFEND	ANT COMMITTED
DATE UNITED	STATES MARSHAL	, 1	В	Y) DEPUTY MAR	SHAL	